EXHIBIT 6

1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE EASTERN DISTRICT OF TEXAS
3	MARSHALL DIVISION
4	x
5	HEADWATER RESEARCH LLC, :
6	Plaintiff, :
7	v. : Case No.:
8	T-MOBILE USA, INC. and : 2:23-cv-00379-JRG-RSP
9	SPRINT CORP., : (Lead Case)
10	Defendants. :
11	x
12	HEADWATER RESEARCH LLC, :
13	Plaintiff, :
14	v. : Case No.:
15	T-MOBILE USA, INC. and : 2:23-cv-00377-JRG-RSP
16	SPRINT CORP., : (Member Case
17	Defendants. :
18	x
19	(Caption continued on next page)
20	
21	Video Deposition of ALIREZA RAISSINIA
22	Conducted Virtually
23	Friday, February 14, 2025
24	
25	

Transcript of Alireza Raissinia Conducted on February 14, 2025

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1 13:15:07 interacted with Dr. Raleigh, the COO, the CTO, and 2 13:15:13 various engineers at ItsOn; is that correct? 3 13:15:17 Α Correct. 13:15:33 4 Do you recall when, in 2010, you had, 13:15:36 5 essentially, stepped away from ItsOn and were 6 13:15:40 working exclusively at Headwater? 7 13:15:45 I don't recall exactly when. 8 Would it have been sometime in 2010 13:15:47 9 13:15:48 that you stepped back entirely from ItsOn and were 10 13:15:53 working exclusively at Headwater? 13:15:58 11 I don't remember exact time. 13:16:00 12 Okav. 13 13:16:01 It had to be, if I wrote it in my, you 13:16:05 14 know, LinkedIn, sometime there. Must have been 13:16:09 15 then. 16 13:16:10 So your LinkedIn profile reflects that 13:16:15 17 sometime in 2010, you stepped back from your role 13:16:18 18 at ItsOn and began working exclusively at 19 13:16:21 Headwater, correct? 20 13:16:22 Correct. 13:16:25 21 Sitting here today, you have no reason 22 13:16:26 to believe that timeline is inaccurate? 23 I don't have a reason to believe that 13:16:28 Α 13:16:29 24 it's inaccurate, no. 25 13:16:31 So as best as you know, sometime in

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1 17:17:56 watch technology, correct? 2 17:17:59 Correct. 3 Is it fair to say that Headwater 17:18:01 17:18:03 4 patents were written to cover various ItsOn 5 17:18:06 technologies? 6 17:18:07 MR. MIRZAIE: Objection. Form. 7 17:18:14 ItsOn used Headwater technology. It 8 17:18:16 wasn't that Headwater created patents for ItsOn. 9 17:18:22 ItsOn used Headwater technology to develop product 10 17:18:26 and they had option to also create patents on 17:18:32 11 their own. 17:18:33 12 And when ItsOn did create patents, 13 17:18:35 those patents were assigned to Headwater, correct? 17:18:40 14 I don't recall if that was the case. 17:18:48 15 In any event, Headwater did not invent 16 17:18:50 any Samsung device or operating system technology, 17 17:18:53 correct? 17:18:54 18 MR. MIRZAIE: Objection. Form. 19 17:18:58 I don't have any recollection that it 20 17:18:59 did, no. 21 Greg Raleigh was an executive at ItsOn 17:19:05 22 17:19:07 but did not work as an engineer at ItsOn, correct? 23 Α Correct. 17:19:11 17:19:16 24 Greg Raleigh did not develop the ItsOn 25 17:19:17 technology that Headwater's patents were covering,

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1 17:19:20 correct? 2 17:19:21 MR. MIRZAIE: Objection. Form. 3 Α You're talking about he, himself, 17:19:24 17:19:26 4 developing them? 5 17:19:27 He, himself, yes. 6 17:19:29 No. He didn't do that, no. That's to 7 17:19:34 my knowledge. Unless he did it over the weekend. 8 17:19:36 He did a lot of work, I know that for sure. 9 17:19:41 All right. Let me just re-ask that 10 because there was a back-and-forth. 17:19:43 17:19:47 11 Greg Raleigh did not develop the ItsOn 17:19:49 12 technology that Headwater's patents were covering, 13 17:19:52 correct? 17:19:53 14 MR. MIRZAIE: Objection. Form. 17:19:56 15 Α He didn't develop any ItsOn product, to 16 my knowledge, himself. 17:20:01 17 17:20:07 You joined Headwater in, I think it's 17:20:10 18 December 2009. 19 17:20:12 Does that sound right? 17:20:15 20 Α Sound right, yes. 21 And I think you mentioned a moment ago, 17:20:18 22 17:20:22 after you joined Headwater in December 2009, you 23 worked with Greg Raleigh to file patent 17:20:25 17:20:28 24 applications, correct? 25 17:20:29 Α Correct.

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